Filed 10/27/2015 10:04:36 AM

Sherry Griffis District Clerk Harrison County, Texas

Angle Hayes

15-0757 CAUSE NO.

71ST JUDICIAL DISTRICT COURT

TOBY THOMPSON AND MARY THOMPSON

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OF

AMCO Insurance Company

HARRISON COUNTY, TEXAS

PLAINTIFF'S ORIGINAL PETITION

TO THE HONORABLE JUDGE OF SAID COURT:

COMES NOW, Toby Thompson and Mary Thompson, hereinafter referred to as Plaintiffs and make and file this their Original Petition complaining of AMCO Insurance Company, hereinafter referred to as Defendant and for causes of action would respectfully show the Court and Jury as follows:

1.

PARTIES:

The Plaintiffs, Mary Thompson and Toby Thompson are adult residents of Marshall, Harrison County, Texas. The Defendant, AMCO Insurance Company is an insurance company and can be served through its registered agent, Corporation Service Company 505 5th Avenue, Suite 729, Des Moines, Iowa, 50309.

11.

VENUE:

This Court has jurisdiction and venue of this cause of action in accordance with Chapter 15, Texas Civil Practice & Remedies Code, because the cause of action herein complained of accrued in Harrison County, Texas. This case should be designated a Level 2 discovery case.

EXHIBIT

III.

SCENE:

The calamity giving rise to Plaintiffs' cause of action occurred on or about September 30, 2014 in Harrison County, Texas. Mr. Paul Spivey was traveling on US 80 when he crossed over the center line and drove into the truck that Mr. Toby Thompson was driving.

IV.

NEGLIGENCE:

Each and every following act or omission of negligence was committed by Paul Spivey and each constitutes negligence or negligence per se, and operated singularly or collectively to proximately cause the injuries and damages sustained by the Plaintiffs, Toby Thompson and Mary Thompson as follows:

- 1. In failing to keep such a lookout as would have been kept by a person exercising ordinary care and prudence under the same or similar circumstances.
- 2. In failing to make such a timely and proper application of the brakes as would have been made by a person exercising ordinary care and prudence under the same or similar circumstances.
- 3. In violating the provisions of Sec. 545.060. DRIVING ON ROADWAY LANED FOR TRAFFIC. (a) An operator on a roadway divided into two or more clearly marked lanes for traffic: (1) shall drive as nearly as practical entirely within a single lane; and (2) may not move from the lane unless that movement can be made safely.

V.

It will be further shown to the Court and Jury that the vehicle being driven by Paul Spivey was operated on the public streets of Texas, when such automobile was not covered by adequate automobile liability insurance. Plaintiff, Toby Thompson's, employer

had purchased an automobile insurance policy from Defendant and said insurance policy contained under-insured motorist coverage, which protected Plaintiffs from such under-uninsured drivers. Such insurance coverage is applicable to the collision made the basis of this lawsuit since Defendant had heretofore issued its policy covering the Plaintiff, and and contracted with Plaintiff, Toby Thompson's, employer to pay Toby Thompson all damages caused him by a negligent under-insured driver. All conditions precedent to Toby and Mary Thompson recovering from Defendant have been met.

VI.

INJURIES AND DAMAGES:

Your Plaintiff, Toby Thompson, sustained injuries to his body which have caused him to suffer pain, mental anguish, physical impairment, and disfigurement in the past and will in reasonable probability cause him to suffer pain, mental anguish, physical impairment, and disfigurement in the future; Toby Thompson was caused to undergo and incur medical expenses in the past and in reasonable probability into the future which were and will be reasonable in the vicinities where rendered; Toby Thompson has suffered a loss of earning capacity in the past and will in reasonable probability continue to have a loss of earning capacity in the future, all to his damages in excess of \$10,000.00. Your Plaintiff, Mary Thompson, the wife of Toby Thompson, suffered loss of consortium as that term is defined by law as result of the terrible injuries suffered by her husband. Toby Thompson's injuries caused the Plaintiffs the loss of household services and caused Mary Thompson to be required to provide extensive home healthcare for her husband Toby.

VII.

Plaintiff says that if at the time the accidental injuries above enumerated were sustained, he was suffering from arthritis or any other disease or condition, then that the

same was not disabling but that the injuries complained of herein caused such disease or condition to become aggravated, excited or accelerated in such a way so that it also became a producing cause of Plaintiff's disabilities.

VIII.

Pursuant to Tex. R. Civ. P. 193.7, Plaintiffs intend to use all documents exchanged and produced between the parties including, but not limited to, correspondence and discovery responses, during the trial of the above-entitled and numbered cause.

IX.

Pursuant to Rule 194, you are requested to disclose within 50 days after service of this Petition on you, the information and material described in Rule 194.2 Texas Rules of Civil Procedure.

WHEREFORE, PREMISES CONSIDERED, the Plaintiffs pray that the Defendant be cited in terms of law to appear and answer herein, and upon final hearing hereon, Plaintiffs be granted a Judgment against this Defendant for a sum of money well in excess of \$10,000.00 or such other sum as to which the Jury may seem just and fair, plus interest thereon at the legal rate until paid in full, for execution thereon, for all costs of Court for this cause incurred, and for such other and further relief to which they may show themselves justly entitled.

Respectfully submitted.

LAW OFFICES OF JIM AMMERMAN II

209 W. Rusk

By:

Marshall, Texas 75670

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Jim Ammerman II, Attorney for Plaintiffs

State Bar No. 01157700

A TRUE COPY of the Original hereof, I certify

Sherry Griffis
District Court Glerk

Harrison County, Texas